

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 4
ATLANTA FEDERAL CENTER
61 FORSYTH STREET
ATLANTA, GEORGIA 30303-8960
JUN 0 5 2015

<u>CERTIFIED MAIL</u> 70081830000024885356 RETURN RECEIPT REQUESTED

Mr. Christopher Lough
Environmental Compliance Manager
Delta Airlines, Inc.
1020 Delta Boulevard, Department 885
Atlanta, Georgia 30354

Re: NOTICE OF VIOLATION

Aircraft Public Water System Identification Number: AC0001156

FAA Registry No: N960DL

The U.S. Environmental Protection Agency oversees implementation of the Safe Drinking Water Act (SDWA), 42 U.S.C. §§ 300f – 300j-26, and the Aircraft Drinking Water Rule (ADWR), 40 C.F.R. §§ 141.800 – 810. To facilitate implementation of the ADWR, the EPA has developed a centralized, web-based Aircraft Reporting and Compliance System (ARCS) for air carriers to use as an Agency approved method to submit required information in an electronic format.

Based on the EPA's review of the data submitted in ARCS by Delta Airlines, Inc., (Delta), there has been a violation for the above mentioned aircraft public water system (APWS). These violations are identified below:

APWS Identification #/

Monitoring Period/

FAA Registry No) AC0001156 (N960DL) Reporting Deadline

(01/01/15 - 06/30/15)

Violation

E. coli + result in any monitoring period

(routine and/or repeat)

The above is a violation of the SDWA and the ADWR as described below:

1. Pursuant to 40 C.F.R. § 141.810(b), for each APWS, any *E. Coli*-positive sample result in any monitoring period (routine and/or repeat) is considered a violation.

The information entered into ARCS and reviewed by the EPA indicates that Delta had an *E. coli*-positive result on April 15, 2015. Therefore, Delta is in violation of 40 C.F.R. § 141.810(b), for having an *E. coli*-positive sample result.

2. Pursuant to 40 C.F.R. § 141.803(c)(2), for each APWS the air carrier must perform specific corrective actions when an air carrier has an *E. coli*-positive sample result.

According to the information entered into ARCS by the air carrier, Delta is required to perform specific corrective actions for having an *E. coli*-positive sample result. The

information in ARCS and reviewed by the EPA indicates that Delta has performed all necessary corrective actions as required.

Delta has completed the corrective actions required as a result of the violation noted in Paragraph #1 above and returned the subject APWS to compliance. Due to the successful completion of the corrective actions, no further information is required to be submitted to the EPA regarding the above violation.

SDWA Section 1414, 42 U.S.C. § 300g-3, authorizes the EPA to take formal enforcement action against public water systems for violations of the national primary drinking water regulations, including the ADWR.

Enclosed is a document entitled U.S. EPA Small Business Resources-Information Sheet for your use and to assist you in understanding the compliance assistance resources and tools available to you.

If you have any questions or concerns, please contact Ms. Amanda Driskell, of my staff at (404) 562-9735 or driskell.amanda@epa.gov. Any legal inquiries should be directed to Ms. Wilda Cobb, Associate Regional Counsel, at (404) 562-9530 or cobb.wilda@epa.gov.

Sincerely,

James D. Giattina

Director

Water Protection Division

Enclosure